to Dismiss Counterclaimants' Counterclaims Case No. 06-07727 (JW) (PVT)

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1 WILLIAM E. SAGAN, an individual, NORTON LLC, a limited liability company, 2 and BILL GRAHAM ARCHIVES LLC, d/b/a WOLFGANG'S VAULT, a limited 3 liability company, 4 Defendants. 5 NORTON LLC, a limited liability company, 6 BILL GRAHAM ARCHIVES LLC, d/b/a 7 WOLFGANG'S VAULT, a limited liability company, and WILLIAM E. SAGAN, an 8 individual, 9 Counterclaimants 10 v. 11 GRATEFUL DEAD PRODUCTIONS, a California corporation, CADESTANSA 12 LLC, a limited liability company on behalf of CARLOS SANTANA, an individual, 13 JIMMY PAGE, an individual, ROBERT PLANT, an individual, JOHN PAUL 14 JONES, an individual, RAYMOND MANZAREK, an individual, ROBBY 15 KRIEGER, an individual, JOHN DENSMORE, an individual, PEARL 16 COURSON, an individual, GEORGE MORRISON, an individual, FANTALITY 17 CORP., a Colorado corporation, SONY BMG MUSIC ENTERTAINMENT, a 18 Delaware general partnership, BMG MUSIC, a New York partnership, and ARISTA RECORDS, a Delaware LLC, ROBERT 19 WEIR, an individual, WARNER MUSIC 20 GROUP CORP., a Delaware corporation, RHINO ENTERTAINMENT, its subsidiary, 21 and BRAVADO INTERNATIONAL GROUP, INC., a California corporation, 22 Counterclaim Defendants. 23 24 25 26

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	The undersigned parties hereby stipulate	e and agree, subject to the approval of this Court,
	that Defendants' and Counterclaimants', WIL	LIAM E. SAGAN, NORTON LLC, and BILL
	GRAHAM ARCHIVES LLC, d/b/a WOL	FGANG'S VAULT, Opposition to Counter-
	Defendants' Motion to Dismiss Counterclaim	nants' Second, Third, Fifth, Sixth, Seventh and
	Eighth Counterclaims and Counter-Defendant	Bravado's Motion to Dismiss Counterclaimants'
First, Fifth, Sixth and Eighth Counterclaims shall be filed on or before July 12, 2007		all be filed on or before July 12, 2007. Counter-
Defendants' reply papers shall be filed on or before July 30, 2007.		
	The parties are stipulating to this revised schedule as a result of the Court's change in th	
hearing date of the motion from July 2, 2007 to August 13, 2007. The parties have previous		
	stipulated, and this Court has agreed, to extensions of time for the Counter-Defendants to	
	respond to Counterclaimants' Counterclaims. (See Docket # 30, 40.) The requested scheduling	
	adjustment will have no effect on the schedule for this case.	
	Dated: May 30, 2007	
	GIBSON, DUNN & CRUTCHER LLP	WINSTON & STRAWN LLP
	By: /s/ Jeffrey H. Reeves Jeffrey H. Reeves	By: <u>/s/ Jennifer A. Golinveaux</u> Jennifer A. Golinveaux
	4 Park Plaza, Suite 1400 Irvine, California 92614-8557 (949) 451-3800 (949) 451-4220 (Facsimile)	101 California Street San Francisco, California 94111 (415) 591-1506 (415) 591-1400 (Facsimile)
	and	and
	S. Ashlie Beringer Joshua A. Jessen Laura M. Sturges 1801 California Street, Suite 4200 Denver, Colorado 80202 (303) 298-5718 (303) 313-2868 (Facsimile) Attorneys for Plaintiffs/ Counter-Defendants	Michael S. Elkin Thomas P. Lane 200 Park Avenue New York, New York 10166 (212) 294-6700 (212) 294-4700 (Facsimile) Attorneys for Defendants/ Counterclaimants

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ATTESTATION OF CONCURRENCE I, Jennifer A. Golinveaux, declare under penalty of perjury that concurrence in the filing of this document has been obtained from counsel for Plaintiffs/Counter-Defendants. By: <u>/s/ Jennifer A. Golinveaux</u> Jennifer A. Golinveaux PURSUANT TO STIPULATION, IT IS SO ORDERED. DATED: May 31, 2007 States District Judge Winston & Strawn LLP San Francisco, CA 94111-5894 Stipulation and [Proposed] Order Regarding Briefing Schedule for Counterdefendants' Motions